## **Order**

## Michigan Supreme Court Lansing, Michigan

May 27, 2008

130529 130591 130594 Clifford W. Taylor, Chief Justice

Michael F. Cavanagh Elizabeth A. Weaver Marilyn Kelly Maura D. Corrigan Robert P. Young, Jr. Stephen J. Markman, Justices

DEBRA JACKSON, Successor Personal Representative of the Estate of Shirley Jackson, Deceased, Plaintiff-Appellee,

V

SC: 130529 COA: 263766

Wayne CC: 04-421501-NH

HENRY FORD HEALTH SYSTEM, a/k/a HENRY FORD HOSPITAL, MICHAEL S. EICHENHORN, M.D., and VENCOR HOSPITAL, a/k/a KINDRED HOSPITALS EAST, L.L.C., d/b/a KINDRED HOSPITAL DETROIT,

Defendants-Appellees,

and

MICHIGAN HOSPITALISTS, P.C., and MASOOD AHMAD, M.D., Defendants-Appellants,

and

HARPEL S. JANDE, M.D., Defendant.

DEBRA JACKSON, Successor Personal Representative of the Estate of Shirley Jackson, Deceased, Plaintiff-Appellee,

 $\mathbf{V}$ 

SC: 130591 COA: 263766

Wayne CC: 04-421501-NH

HENRY FORD HEALTH SYSTEM,

a/k/a HENRY FORD HOSPITAL, MICHAEL S. EICHENHORN, M.D., MICHIGAN HOSPITALISTS, P.C., MASOOD AHMAD, M.D., and HARPEL S. JANDE, M.D., Defendants-Appellees,

and

VENCOR HOSPITAL, a/k/a KINDRED HOSPITALS EAST, L.L.C., d/b/a KINDRED HOSPITAL DETROIT, Defendant-Appellant.

DEBRA JACKSON, Successor Personal Representative of the Estate of Shirley Jackson, Deceased, Plaintiff-Appellee,

V

SC: 130594 COA: 263766

Wayne CC: 04-421501-NH

HENRY FORD HEALTH SYSTEM, a/k/a HENRY FORD HOSPITAL, and MICHAEL S. EICHENHORN, M.D., Defendants-Appellants,

and

VENCOR HOSPITAL, a/k/a KINDRED HOSPITALS EAST, L.L.C., d/b/a KINDRED HOSPITAL DETROIT, MICHIGAN HOSPITALISTS, P.C., and MASOOD AHMAD, M.D., Defendants-Appellees,

and

HARPEL S. JANDE, M.D., Defendant.

By order of October 17, 2007, the applications for leave to appeal the January 17, 2006 judgment of the Court of Appeals were held in abeyance pending the decision in *Braverman v Garden City Hospital* (Docket Nos. 134445-6). On order of the Court, the

Braverman v Garden City Hospital (Docket Nos. 134445-6). On order of the Court, the case having been decided on April 9, 2008, 480 Mich 1159 (2008), the applications are

again considered, and they are DENIED, because we are not persuaded that the questions presented should be reviewed by this Court.



I, Corbin R. Davis, Clerk of the Michigan Supreme Court, certify that the foregoing is a true and complete copy of the order entered at the direction of the Court.

May 27, 2008

Callin a. Danis
Clerk